There is a bit of humor there because I cannot for a minute believe that it is, I do not know how deep seated the feeling is. It does not matter. When HILLARY CLINTON says that, it sends a message pretty loud and clear to the rest of us that, politically speaking, we are on the right side of this issue.

The American public wants and demands immigration reform. They want an end to illegal immigration. They want a reduction of the number of illegal immigrants into the country, and we better start understanding that that is the mood of the country and respond to it. That is the nature of the system. That is exactly what we are supposed to be doing here, and it is happening. I have certainly seen it, and I am glad of it.

I think perhaps the most significant event of which I am aware in terms of its impact on this debate was the passage of Proposition 200 in Arizona. Mr. Speaker, this was a fascinating sort of exercise in democracy. The people of the State of Arizona recognized that the Federal Government has essentially left them high and dry. The borders are undefended. They are the funnel, Arizona had become the funnel through which hundreds of thousands of people, in fact, millions of people, a year were coming across the borders of Mexico and the United States into this country. Their social services were being depleted. Hospitals, schools, all the things I talked about, the rates of crime committed by people, illegal aliens was rising dramatically. Incarceration rates were therefore up.

So the people finally got a belly full of it, and they could get no satisfaction from the Federal Government. They could get no satisfaction from the State government. Most of the people there were afraid to touch this thing, and the people in government were afraid to touch it. In fact, every Member of the Congress, everybody from the Arizona delegation opposed it, Republican and Democrat. The two Senators opposed it.

I should back up and say, as a result of being so frustrated, the people of Arizona put an initiative on the ballot. It said a number of things. One was that if you are not here in this country legally, you cannot get social service benefits in the State of Arizona. It also said that you are going to have to prove you are a citizen if you are going to yote in Arizona.

These are pretty radical ideas. Ideas that everybody wanted to run away from, the establishment wanted to run away from for fear, among other things, that anybody connected with it would be seen as a racist. Well, they go ahead and put the issue on the ballot. And, I mean, all the newspapers came out against it, both parties came out against it. The proponents were outspent, I think, $2\frac{1}{2}$ to 1 by the opponents.

Mr. Speaker, I have put issues on the ballot in Colorado in the past. I know how hard it is. It is a very difficult

thing to do to pass them, especially when you have that kind of opposition, the entire political establishment opposed to you. But the measure passed. It passed with 56 percent of the vote. But even more important, more amazingly, more shocking to many people here, although it was not surprising to me, 47 percent of those who voted for the amendment were Hispanic. So all those old canards, those things we hear, if you do this no Hispanic American would ever vote for you if you do things like this. If you do things like what? Enforce the law?

Do Hispanics not want the law enforced in this country? How many of them have come here illegally? Many in my State have been here many generations before my grandparents got here in the late 1890's. They have a stake in the Nation. They have a part of the Nation. They are Americans first. They want secure borders. They want the ability for American citizens, Hispanics, yes, Hispanic by ethnicity to be able to compete in the marketplace for jobs. They know that people who are coming across these borders create competition at the lowest level, the lowest rung of the economic ladder for low-paid, low-skilled jobs. So Americans with few skills find it harder and harder to ever work their way out of poverty.

When people talk about being compassionate when you look at this issue, I ask them to be compassionate about American citizens. I mention that the people in New Ipswich, the 10 that were taken into custody by Chief Chamberlain, I neglected to tell you they worked for a roofing company, according to the police chief, and they were paid \$18 a day for their labor.

Now, I often hear that people are only coming for jobs that no American wants. Well, for \$18 a day, yeah, it is hard to get an American to take a job like that. That is true. But for those who say, as the President does and others on the floor, that we just have to match every willing worker for every willing employer, I say think that through. Do you mean that?

Willing worker. You have willing workers for \$18 a day. Are you willing to bring them here and allow them to compete against an American worker? How about the guy who is willing to work for 16, 15, 14, 13? You will find somebody in the world willing to come here and work for less than the guy who is presently employed here. The Federal Government has no role in this, I ask? No role in trying to control those borders and thereby, yes, prop up wages.

Yes, it is true, propping up wages is a result of controlling your borders. That is true. But this is the difficulty we face here.

But as I say, Mr. Speaker, I think things are changing. I think Prop 200 sent a message that was heard by many people who are politically astute, HILLARY CLINTON being one, of course, many others now who I see standing up

and talking about this and going on television about it. It is great. I am happy to have the support of every single one of them. I will happily turn over the role of immigration reform leader to those who have positions of authority in this body which I do not have and probably never will.

I like to see a committee chairman on our side. I like to see people as prominent as Mrs. CLINTON on the other side on this issue. It is fine with me because what it tells the rest of us is that it is politically acceptable now to move in the direction of immigration reform. And we will be moving that way I think tomorrow. We should have to keep our eyes on it.

The opponents will not simply walk away from the battle, but they know they are on the defensive, and they are becoming very concerned about that, as well they should because the tide is turning. And we will be, I think, able to say by the end of this legislative session that we have actually won some battles, that we have actually brought the issue to the fore and been successful in many different ways.

So I just want to say in conclusion, Mr. Speaker, that every night when I do a Special Order and I go back, usually the fax machines are going and the e-mails are coming in and the phones are ringing from people who have felt strongly about this for a long time; and they come from all over the country, they come from every area of the country, north, south, east and west, small towns, large towns and from people with Hispanic surnames, because it is just so true that this issue does in fact touch a nerve Americans. It touches a nerve with Americans.

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They want to keep America a place in which they can be proud, and they want to keep our borders secure, and they want to be able to pass on a bit of America to their children and grand-children, and of course, in that endeavor, I wish them and us all the best.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. ESHOO (at the request of Ms. PELOSI) for today and the balance of the week on account of illness in the family.

Mr. ETHERIDGE (at the request of Ms. Pelosi) for today on account of medical reasons.

Mr. HINCHEY (at the request of Ms. Pelosi) for today and the balance of the week on account of illness.

Mr. SNYDER (at the request of Ms. Pelosi) for today and the balance of the week on account of illness.

Mr. STUPAK (at the request of Ms. Pelosi) for today and the balance of the week on account of medical reasons.

Mr. Lobiondo (at the request of Mr. Delay) for today on account of attending the memorial service of a constituent who was killed in the line of service in Iraq.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Ms. Loretta Sanchez of California) to revise and extend their remarks and include extraneous material:)

Mrs. McCarthy, for 5 minutes, today. Mr. Emanuel, for 5 minutes, today.

Mr. Brown of Ohio, for 5 minutes, today.

Ms. Woolsey, for 5 minutes, today.

Mr. Schiff, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Mr. DAVIS of Illinois, for 5 minutes, today.

Mr. Pallone, for 5 minutes, today.

Mr. Scott of Georgia, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Ms. Corrine Brown of Florida, for 5 minutes, today.

Ms. Jackson-Lee of Texas, for 5 minutes, today.

(The following Members (at the request of Mr. BOUSTANY) to revise and extend their remarks and include extraneous material:)

Mr. Keller, for 5 minutes, today.

Mr. THOMAS, for 5 minutes, today.

Mr. Burton of Indiana, for 5 minutes, today and February 9 and 10.

Mr. GINGREY, for 5 minutes, today.

Mr. Flake, for 5 minutes, today.

Mr. Hoekstra, for 5 minutes, today.

Mr. Pombo, for 5 minutes, today.

Mr. Jones of North Carolina, for 5 minutes, February 10.

ADJOURNMENT

Mr. TANCREDO. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o'clock and 40 minutes p.m.), the House adjourned until tomorrow, Wednesday, February 9, 2005, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

604. A letter from the Executive Director, Commodity Futures Trading Commission, transmitting the Commission's final rule — Application Procedures for Registration as a Derivatives Transaction Execution Facility or Designation as a Contract Market (RIN: 3038–AC14) received January 24, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

605. A letter from the Acting Administrator, FSIS, Department of Agriculture, transmitting the Department's final rule — Uniform Compliance Date for Food Labeling Regulations [Docket No. 03–026F] (RIN: 0583–AD05) received January 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

606. A letter from the Administrator, AMS, Department of Agriculture, transmitting the Department's final rule — Exemption of Organic Handlers From Assessments for Mar-

ket Promotion Activities Under Marketing Order Programs [Docket No. FV03-900-1 FR] received January 21, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

607. A letter from the Acting Under Secretary for Rural Development, Department of Agriculture, transmitting the Department's final rule — Guaranteed Rural Rental Housing Program; Secondary Mortgage Market Participation (RIN: 0575–AC28) received January 19, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

608. A letter from the Regulations Coordinator, Department of Health and Human Services, transmitting the Department's final rule — Establishment of Vaccination Clinics; User Fees for Investigational New Drug (IND) Influenza Vaccine Services and Vaccines (RIN: 0920-AA11) received January 21, 2005, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

609. A letter from the Secretary, Department of Education, transmitting a report, covering FY 2004, concerning surplus Federal real property disposed of to educational institutions, pursuant to 40 U.S.C. 484(0)(1); to the Committee on Government Reform.

610. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-690, "Jenkins Row Economic Development Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

611. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-691, "Apprenticeship Requirements Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

612. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-692, "Minimum Wage Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

613. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–696, "Low-Income Housing Tax Credit Fund Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

614. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-693, "Retail Service Station Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

615. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-694, "Free Clinic Assistance Program Extension Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

616. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-697, "Retirement Reform Act Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

617. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-699, "Skyland Site Acquisition Support Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

618. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-698, "Closing of a Portion of Public Alley in Square 5196, S.O. 02–2763, Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

619. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-700, "Multiple Dwelling Residence Water Lead Level Test Act of 2004," pursuant to D.C. Code section 1—233(c)(1); to the Committee on Government Reform.

620. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–702, "Closing of a Portion of a Public Alley in Square 2032, S.O. 02–5133, Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

621. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–704, "Department of Motor Vehicles Reform Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

622. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-715, "School Safety and Security Contracting Procedures Temporary Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

623. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-705, "Restaurant Candles Permission Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

624. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-716, "Child and Youth, Safety and Health Omnibus Second Temporary Amendment Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

625. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–714, "District Government Reemployment Annuitant Offset Alternative Temporary Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

626. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–701, "Distracted Driving Safety Revised Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

627. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-713, "Bonus Depreciation De-Coupling Temporary Act of 2004," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Government Reform.

628. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–706, "Domestic Partnership Protection Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

629. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–711, "Public Congestion and Venue Protection Temporary Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

630. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–710, "Real Property Disposition Economic Analysis Second Temporary Amendment Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

631. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15–712, "Estate and Inheritance Tax Clarification Temporary Act of 2004," pursuant to D.C. Code section 1–233(c)(1); to the Committee on Government Reform.

632. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 15-709, "Certificate of Title